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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/375,169	08/16/1999	CAROLYN R. AITA	26767-1000	4691
7	590 03/26/2002			
EDWARD J LYNCH HELLER EHRMAN WHITE & MCAULIFFE 525 UNIVERSITY AVENUE			EXAMINER	
			MCNEIL, JENNIFER C	
PALO ALTO,	CA 94301-1900		ART UNIT PAPER NUMBER	
			1775	11
			DATE MAILED: 03/26/2002	12

Please find below and/or attached an Office communication concerning this application or proceeding.

			A S-
		Application No.	Applicant(s)
Office Action Summer		09/375,169	AITA ET AL.
	Office Action Summary	Examiner	Art Unit
The MAN INC DATE on the		Jennifer McNeil	1775
Period fo	The MAILING DATE of this communication apports.	pears on the cover sheet with the o	correspondence address
THE I - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reple operiod for reply is specified above, the maximum statutory period for the reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE.	mely filed ys will be considered timely. the mailing date of this communication. ED (35 U.S.C. 6.133)
1)⊠	Responsive to communication(s) filed on 26 l	December 2001	·
2a)⊠		is action is non-final.	
3)□	Since this application is in condition for allowa		rosecution as to the merits is
,	closed in accordance with the practice under on of Claims	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.
4)⊠	Claim(s) 1-31 and 33 is/are pending in the app	plication.	
•	4a) Of the above claim(s) is/are withdraw	wn from consideration.	
5)🖾	Claim(s) 21-27 is/are allowed.		
6)⊠	Claim(s) <u>1-20,28-31 and 33</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction and/o on Papers	r election requirement.	
9)⊠ ⊺	The specification is objected to by the Examine	r.	
10) 🔲 🏾	The drawing(s) filed on is/are: a)□ accep	oted or b) objected to by the Exa	miner.
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).
11)□ 1	The proposed drawing correction filed on		
	If approved, corrected drawings are required in rep	oly to this Office action.	
12)□ Т	The oath or declaration is objected to by the Ex	aminer.	
Priority u	nder 35 U.S.C. §§ 119 and 120		
13)	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).
a)[☐ All b)☐ Some * c)☐ None of:		
	1. Certified copies of the priority documents	s have been received.	
	2. Certified copies of the priority documents	s have been received in Applicati	on No
	 Copies of the certified copies of the prior application from the International Bur ee the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	-
	cknowledgment is made of a claim for domestic		
a)	☐ The translation of the foreign language procknowledgment is made of a claim for domesti	visional application has been rec	eived.
1) Notice 2) Notice 3) Inform	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	v (PTO-413) Paper No(s) Patent Application (PTO-152)
S. Patent and Tra TO-326 (Rev		tion Summary	Part of Paper No. 14

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DETAILED ACTION

Specification

The disclosure is objected to because of the following informalities: Page 1, line 9 states "...cardiovascular account for a major portion of such deaths..." Cardiovascular what?

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-20, 28-31, and 33 are rejected under 35 U.S.C. 102(b) as being anticipated by Aita (US 5,472,795). Aita teaches a multilayer nanolaminate containing polycrystalline zirconia. The substrate or support (11) may be of any desired material including glass or plastic. Thin layers of zirconia are alternated with layers of alumina. Two or more layers are preferably alternately coated onto the support. A multiplicity of these layers would serve as bilayers. Other ceramics may be used such as nitrides and carbides (col. 2, lines 61-67; col. 3, lines 1-24). The ceramic layers have a thickness in the range of 30nm to about 1 micron (1000 nm) (col. 5, lines 35-51).

Allowable Subject Matter

Claims 21-27 are allowed.

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Response to Arguments

Applicant's arguments filed December 26, 2001 have been fully considered but they are not persuasive. Applicant argues that Aita does not teach an intracorporeal device or a substrate for such a device. This amendment to the claims and the subsequent argument is considered intended use, does not structurally limit the claims, and is therefore not considered to distinguish the claims over the prior art.

Claims 6 and 30 were inadvertently not included in the rejection of Aita. However, claim 6 refers to the swellable material being a nitride. The rejection previously made makes specific reference to other ceramics being used such as nitrides and carbides (see page 4, last sentence, of the rejection sent September 26, 2001.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer McNeil whose telephone number is 703-305-0553. The examiner can normally be reached on Monday through Friday, 9:30AM-6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Deborah Jones can be reached on 703-308-3822. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

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JCM March 21, 2002 Jennifer McNeil Examiner Art Unit 1775

DEBORAH JONES
SUPERVISORY PATENT EXAMINER